



Express Mail No. EV740180313US

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.: 10/517,094  
Filed: December 6, 2004 as Express Mail No. EV488818932US  
International Application No. PCT/US03/18129  
International Filing Date: June 6, 2003  
Applicant: Michail Tsatsanis, Ming Gu, Thorkell Gudmundsson  
Title: METHOD AND SYSTEM FOR PROVIDING TIME EQUALIZER FOR  
MULTILINE TRANSMISSION IN COMMUNICATION SYSTEMS  
Attorney Docket: VOY-024US

Mail Stop Missing Parts  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

**PETITION TO ACCEPT DECLARATION OF NON-SIGNING INVENTOR**  
**37 C.F.R. §1.47(a)**

Enclosed is a Declaration referring to the above serial number and filing date and the surcharge of **\$130** as set forth in 37 C.F.R. §1.16(e). Enclosed is the required fee of **\$200** for filing this Petition as required under 37 C.F.R. §1.17(g). Proof of the pertinent facts are detailed herein.

The last known address of Mr. Tsatsanis is 217 Baltimore Avenue, Huntington Beach, California 92648. The attached letter dated April 10, 2006 to inventor Michail Tsatsanis via certified mail is submitted as meeting the requirement of 37 C.F.R. §1.47(a). As evidenced by the attached copy of the envelope, the certified letter dated April 10, 2006 was returned to Applicant marked "unclaimed". Subsequently, the attached letter dated May 3, 2006 was mailed via regular mail to inventor Michail Tsatsanis; and the letter has not been returned to Applicants.

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Therefore, Applicants submit that a bona fide attempt has been made to provide inventor Michail Tsatsanis with the entire application including the specification, claims, drawings, and Declaration, Power of Attorney, and Petition. Inventor Michail Tsatsanis has failed to return an executed Declaration, Power of Attorney, and Petition and thus, refuses to join in the application.

The Commissioner is hereby authorized to charge payment of any additional fees or credit any overpayment to Deposit Account No. 23-3000.

Respectfully submitted,

WOOD, HERRON & EVANS, L.L.P.

BY

Joseph R. Jordan, Reg. No. 25,686

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PATENT, TRADEMARK, COPYRIGHT  
AND UNFAIR COMPETITION LAW  
AND RELATED LITIGATION

EDMUND P. WOOD 1923-1968  
TRUMAN A. HERRON 1935-1976  
EDWARD B. EVANS 1936-1971

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May 3, 2006

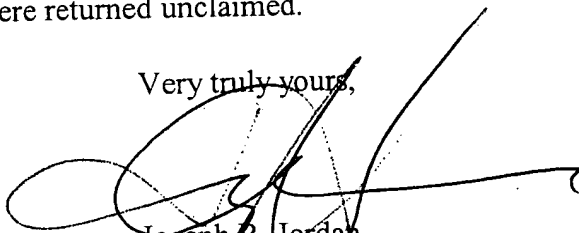
## VIA REGULAR MAIL

Mr. Michail Tsatsanis  
217 Baltimore Ave.  
Huntington Beach, CA 92648

Re: Utility Patent Application Serial No. 10/517,094  
National Phase of PCT/US03/18129  
A METHOD AND SYSTEM FOR PROVIDING A TIME EQUALIZER FOR  
MULTILINE TRANSMISSION IN COMMUNICATION SYSTEMS  
Inventors: Michail Tsatsanis, Ming Gu, Thorkell Gudmundsson  
Our Ref.: VOY-024US

Dear Mr. Tsatsanis:

Enclosed is a letter and enclosures which were sent to you via certified mail on April 10, 2006. The letter and enclosures were returned unclaimed.

Very truly yours,  
  
Joseph R. Jordan  
[jjordan@whepatent.com](mailto:jjordan@whepatent.com)

JRJ:ah  
Enclosures  
cc: Tugrul Yasar, Ph.D.  
Thomas W. Humphrey, Esq. (w/o enc.)

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April 10, 2006

## VIA CERTIFIED MAIL

Mr. Michail Tsatsanis  
217 Baltimore Ave.  
Huntington Beach, CA 92648

Re: Utility Patent Application Serial No. 10/517,094  
National Phase of PCT/US03/18129  
A METHOD AND SYSTEM FOR PROVIDING A TIME EQUALIZER FOR  
MULTILINE TRANSMISSION IN COMMUNICATION SYSTEMS  
Inventors: Michail Tsatsanis, Ming Gu, Thorkell Gudmundsson  
Our Ref.: VOY-024US

Dear Mr. Tsatsanis:

A complete copy of the above-identified patent application, including the specification, claims and drawings, along with the first preliminary amendment, as filed, are enclosed for your reference.

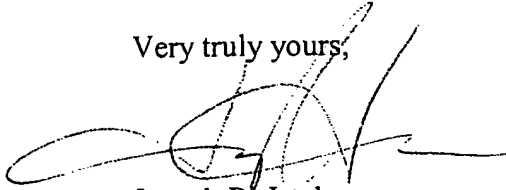
The enclosures include the application as filed based on the PCT application and the preliminary amendment. For your convenience, we are providing an "application as amended", in which we have combined the application as filed with the amendments, replacing the original pages and claims of the PCT application with the new pages and claims from the preliminary amendment. This "application as amended" contains the subject matter to which the Declaration relates that you are being asked to sign.

A Declaration and an Assignment are enclosed. After reviewing the enclosed copies of the application papers, please execute these and return them to us for filing in this application. If we do not receive the signed Declaration from you within 30 days of the date of this letter, we would proceed with this application in the absence of your signature under 37 C.F.R. §1.47, and we will file a petition as provided by that rule when an inventor refuses to sign a Declaration. But we do not believe that will be necessary, as we trust you will find the application and related papers that are enclosed acceptable and will return the signed Declaration and Assignment. If you have any comments, we will consider them.

Mr. Michail Tsatsanis  
April 10, 2006  
Page 2

Please let me know if you have any questions.

Very truly yours,

  
Joseph R. Jordan  
jjordan@whepatent.com

JRJ:ah

Enclosures

cc: Tugrul Yasar, Ph.D.  
Thomas W. Humphrey, Esq. (w/o enc.)